

May 10, 1984

Mr. Jim Gammill
1423 N. Summitt
Springfield, MO 65802

Dear Mr. Gammill:

As per your request I am enclosing copies of the Environmental Protection Agency's Effluent Guidelines and Standards for Organic Chemicals Manufacturing as well as Effluent Guidelines and Standards for Inorganic Chemicals Manufacturing. Since your operation will be discharging to the City sanitary sewer then you only need to be concerned with the Pretreatment Standards for new sources which discharge to the Publicly Owned Treatment Works (POTW).

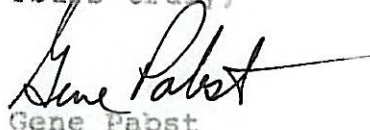
Also, please find a copy of the Environmental Protection Agency's General Pretreatment Regulations for Existing and New Sources of Pollution. As you read these regulations your operation will be considered as a non-domestic source which indirectly discharges into the POTW.

Federal Law requires the City of Springfield to implement a Pretreatment Program to protect the City's Treatment Plants. The City is in the process of developing this program at the present time. Since the local discharge limits to the POTW have not been determined, I will not be able to include those at the present time. I would like to advise you that these local limits will be fairly stringent.

Please contact this office again before you get too far along in your development stages of your business and check to see if the City's local discharge limits have been developed and implemented. These limits could be a very limiting factor in your manufacturing process.

If you have any questions, please feel free to call at 864-1924.

Yours truly,



Gene Pabst

Water Pollution Control Inspector III
Surveillance & Enforcement

GP:js

cc: Mr. Robert R. Schaefer, P.E. Supt. of San. Serv.
Mr. Henry Cole, P.E., Sanitary Engineer

1423 N. Summitt

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Sulphuric Acid

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02

Jim

Gramm

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Volume of Discharge -

Sample Results from
other operations
or plants



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